1, 1972:

State of South Carolina,			i e
County of Greenville.	Greenville C District 156,	County Block Book Desi Sheet WG 6.1, Block	gnation as of December 1 1, Lot 12
1. KNOW ALL MEN BY TH	SE PRESENTS: That	Hugh T. Myers	
In consideration of \$35 organized and existing pur want ceipt of which is hereby acknow and over my (our) tract(s) of land office of the R.M.C. of said State	to the laws of the State edged, do hereby grant situate in the above Sta and County in	aid by Gantt Sewer, Police of South Carolina, herein and convey unto the sai te and County and deed	e and Fire District, the same after called the Grantee, re- d grantee a right of way in to which is recorded in the
			at Page
and encroaching on my (our) land my (our) said land 20 feet on e each side of the center line as so in the office of Gantt Sewer, Po at Page	ich side of the center lir ime has been marked ou	ne during the time of cons it on the ground, and bei	struction and 12 1—2 feet on ng shown on a print on file
The Grantor(s) herein by the to a clear title to these lands, exc			ages, or other encumbrances
which is recorded in the office o	the R.M.C. of the abov	re said State and County i	n Mortgage Book
at Page and		qualified and entitled to g	rant a right of way with re-
spect to the lands described here . The expression or designati gagee, if any there be.		used herein shall be unde	erstood to include the Mort-
right and privilege of entering the limits of same, pipe lines, manholy pose of conveying sanitary sewed substitutions, replacements and a sirable; the right at all times to do in the opinion of the grantee, entering to above for the purpose to exercise any of the rights here thereafter at any time and from sewer pipe line nor so close them.  3. It is Agreed: That the granted of the purpose that crops shall not be planted or the purpose that the granted of the purpose them.	es, and any other adjuncting and industrial wasted dditions of or to the sar ut away and keep clear inger or injure the pipe the right of ingress to of exercising the rights him granted shall not be time to time exercise any to as to impose any locantor(s) may plant crops	its deemed by the grantees, and to make such rela- me from time to time as a of said pipe lines any are lines or their appurtena and egress from said strip therein granted; provided the construed as a waiver or all of same. No building thereon.	to be necessary for the pur- cations, changes, renewals, said grantee may deem de- nd all vegetation that might, nces, or interfere with their of land across the land re- hat the failure of the grantee r abandonment of the right ng shall be erected over said
inches under the surface of the grantee, interfere or confluentioned, and that no use shall injure, endanger or render inacc 4. It is Further Agreed: The said sewer pipe line, no claim for any damage that might occur to tenance, or negligences of opera or mishap that might occur there 5. All other or special terr	ound; that the use of said ct with the use of said be made of the said stri essible the sewer pipe li t in the event a building r damages shall be mad such structure, building ion or maintenance, of se n or thereto.	tree the tops of the pipes of strip of land by the grant strip of land by the grant p of land that would, in the or their appurtenances of or other structure should be by the grantor, his hele or contents thereof due that appears or their appears or their appears or their appears of the strip of the str	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or main-purtenances, or any accident
of the grantee, interfere or confi mentioned, and that no use shall injure, endanger or render inacc.  4. It is Further Agreed: The said sewer pipe line, no claim for any damage that might occur to tenance, or negligences of opera or mishap that might occur there  5. All other or special terr	ound; that the use of said ct with the use of said be made of the said stri essible the sewer pipe li t in the event a building r damages shall be mad such structure, building ion or maintenance, of se n or thereto.	tree the tops of the pipes of strip of land by the grant strip of land by the grant p of land that would, in the or their appurtenances of or other structure should be by the grantor, his hele or contents thereof due that appears or their appears or their appears or their appears of the strip of the str	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or main-purtenances, or any accident
of the grantee, interfere or confi mentioned, and that no use shall injure, endanger or render inacc 4. It is Further Agreed: The said sewer pipe line, no claim fo any damage that might occur to tenance, or negligences of opera or mishap that might occur there 5. All other or special terr	ound; that the use of said ct with the use of said be made of the said stri essible the sewer pipe li t in the event a building r damages shall be mad such structure, building ion or maintenance, of se n or thereto.	tree the tops of the pipes of strip of land by the grant strip of land by the grant p of land that would, in the or their appurtenances of or other structure should be by the grantor, his hele or contents thereof due that appears or their appears or their appears or their appears of the strip of the str	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s. d be erected contiguous to rs or assigns, on account of to the operation or main-purtenances, or any accident
of the grantee, interfere or confi mentioned, and that no use shall injure, endanger or render intoc. 4. It is Further Agreed: The said sewer pipe line, no claim fo any damage that might occur to tenance, or negligences of opera or mishap that might occur there 5. All other or special terr	ound; that the use of said ct with the use of said be made of the said stri essible the sewer pipe li t in the event a building r damages shall be mad such structure, building ion or maintenance, of se n or thereto.	tree the tops of the pipes of strip of land by the grant strip of land by the grant p of land that would, in the or their appurtenances of or other structure should be by the grantor, his hele or contents thereof due that appears or their appears or their appears or their appears of the strip of the str	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or main-purtenances, or any accident
of the grantee, interfere or confi mentioned, and that no use shall injure, endanger or render inacc 4. It is Further Agreed: The said sewer pipe line, no claim fo any damage that might occur to tenance, or negligences of opera or mishap that might occur there 5. All other or special terr	ound; that the use of said ct with the use of said be made of the said stri essible the sewer pipe li t in the event a building r damages shall be mad such structure, building ion or maintenance, of se n or thereto.	tree the tops of the pipes of strip of land by the grant strip of land by the grant p of land that would, in the or their appurtenances of or other structure should be by the grantor, his hele or contents thereof due that appears or their appears or their appears or their appears of the strip of the str	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or main-purtenances, or any accident
of the grantee, interfere or confi mentioned, and that no use shall injure, endanger or render inacc 4. It is Further Agreed: The said sewer pipe line, no claim fo any damage that might occur to tenance, or negligences of opera or mishap that might occur there 5. All other or special terr	ound; that the use of said ct with the use of said be made of the said stri essible the sewer pipe li t in the event a building r damages shall be mad such structure, building ion or maintenance, of se n or thereto.	tree the tops of the pipes of strip of land by the grant strip of land by the grant p of land that would, in the or their appurtenances of or other structure should be by the grantor, his hele or contents thereof due that appears or their appears or their appears or their appears of the strip of the str	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or main-purtenances, or any accident
of the grantee, interfere or confi mentioned, and that no use shall injure, endanger or render inco- 4. It is Further Agreed: The said sewer pipe line, no claim fo any damage that might occur to tenance, or negligences of opera or mishap that might occur there 5. All other or special terr	ound; that the use of said ct with the use of said be made of the said stri essible the sewer pipe li t in the event a building r damages shall be mad such structure, building ion or maintenance, of se n or thereto.	tree the tops of the pipes of strip of land by the grant strip of land by the grant p of land that would, in the or their appurtenances of or other structure should be by the grantor, his hele or contents thereof due that appears or their appears or their appears or their appears of the strip of the str	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or main-purtenances, or any accident
of the grantee, interfere or confimentioned, and that no use shall injure, endanger or render inacc.  4. It is Further Agreed: The said sewer pipe line, no claim for any damage that might occur to tenance, or negligences of operator mishap that might occur there.  5. All other or special term.  5. All other or special term.  6. The payment and priviled damages of whatever nature for 7. The grantor(s) have grantee the grantor(s) further do hereby fend all and singular said premise.	eges above specified are said right of with the use of said be made of the said strips in the event a building of damages shall be made such structure, building ion or maintenance, of son or thereto.  It is an a conditions of this eges above specified are said right of way, inted, bargained, sold a solo ind their heirs, successors and boind their heirs, successors to the grantee, the grantee, the grantee, the grantee, the grantee, the grantee, the grantee.	the tops of the pipes of strip of land by the gran strip of land by the gran p of land that would, in me or their appurtenances or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurences of the property of the proper	are less than eighteen (18) not shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or maintenances, or any accident ows:  settlement of all claims and presents do grant, bargain, perty described herein and strators to warrant and de-
of the grantee, interfere or confimentioned, and that no use shall injure, endanger or render inacc.  4. It is Further Agreed: The said sewer pipe line, no claim for any damage that might occur to tenance, or negligences of operator mishap that might occur there.  5. All other or special term.  6. The payment and priviled damages of whatever nature for 7. The grantor(s) have grastell and release unto the granter the grantor(s) further do hereby fend all and singular said premise whomsoever lawfully claiming of	eges above specified are said right of way, their successors and conditions of this said right of the said stripes in the event a building redamages shall be made such structure, building ion or maintenance, of some or thereto. The said conditions of this said right of way, the said right of way, the said right of way, the said right of the same or conditions the grantee, the grantee to claim the same or conditions of the said right of the same or conditions of the said right of the same or conditions of the said right of the same or conditions of the said right o	the tops of the pipes of strip of land by the gran strip of land by the gran p of land that would, in me or their appurtenances or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent of the strip of the	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or maintenances, or any accident overs:  settlement of all claims and presents do grant, bargain, perty described herein and strators to warrant and degns, against every person
of the grantee, interfere or confimentioned, and that no use shall injure, endanger or render inacc.  4. It is Further Agreed: The said sewer pipe line, no claim for any damage that might occur to tenance, or negligences of operator mishap that might occur there.  5. All other or special term.	eges above specified are said typically bardened of the said stripessible the sewer pipe life in the event a building a damages shall be made such structure, building soon or maintenance, of son or thereto.  The said right of way.  The successors and soin their heirs, successors to the grantee, the grantee and and seal of the Granten and se	the tops of the pipes of strip of land by the gran strip of land by the gran p of land that would, in me or their appurtenances or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent of the strip of the	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or maintenances, or any accident overs:  settlement of all claims and presents do grant, bargain, perty described herein and strators to warrant and degns, against every person
of the grantee, interfere or confimentioned, and that no use shall injure, endanger or render inace.  4. It is Further Agreed: The said sewer pipe line, no claim for any damage that might occur to tenance, or negligences of operator mishap that might occur there.  5. All other or special terms of the said sewer pipe line, no claim for any damage that might occur to tenance, or negligences of operator mishap that might occur there.  5. All other or special terms of the said sewer pipe line, no claim for any damages of whatever nature for 7. The grantor(s) have grassell and release unto the grantee the grantor(s) further do hereby fend all and singular said premise whomsoever lawfully claiming of IN WITNESS WHEREOF, the hunto been set this day	eges above specified are said the said the sewer pipe life in the event a building redamages shall be made such structure, building such structure, building ion or maintenance, of son or thereto.  In a said conditions of this said right of way.  It is successors and bind their heirs, successors to the grantee, the grantee of the grant	the tops of the pipes of strip of land by the gran strip of land by the gran p of land that would, in me or their appurtenances or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent of the strip of the	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or maintenances, or any accident overs:  settlement of all claims and presents do grant, bargain, perty described herein and strators to warrant and degns, against every person
of the grantee, interfere or confimentioned, and that no use shall injure, endanger or render inace.  4. It is Further Agreed: The said sewer pipe line, no claim for any damage that might occur to tenance, or negligences of operator mishap that might occur there.  5. All other or special terms of the said sewer pipe line, no claim for any damage of operator mishap that might occur there.  5. All other or special terms of the said sewer pipe line, no claim for any damages of whatever nature for 7. The grantor(s) have grasself and release unto the grantee the grantor(s) further do hereby fend all and singular said premise whomsoever lawfully claiming of the line who been set this day	eges above specified are said the said the sewer pipe life in the event a building redamages shall be made such structure, building such structure, building ion or maintenance, of son or thereto.  In a said conditions of this said right of way.  It is successors and bind their heirs, successors to the grantee, the grantee of the grant	the tops of the pipes of strip of land by the gran strip of land by the gran p of land that would, in me or their appurtenances or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent of the strip of the	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or maintenances, or any accident overs:  settlement of all claims and presents do grant, bargain, perty described herein and strators to warrant and degns, against every person
of the grantee, interfere or confimentioned, and that no use shall injure, endanger or render inace.  4. It is Further Agreed: The said sewer pipe line, no claim for any damage that might occur to tenance, or negligences of operator or mishap that might occur there.  5. All other or special term.  6. The payment and priviled damages of whatever nature for 7. The grantor(s) have grantee the grantor(s) further do hereby fend all and singular said premise whomsoever lawfully claiming on IN WITNESS WHEREOF, the hunto been set this day  Signed, sealed and delivered in the grantee of the grantee of the grantor of the grantee of the grantee of the grantee of the grantee of the grantor of the grantor of the grantee of the grantee of the grantee of the grantor of the grantee	eges above specified are said the said the sewer pipe life in the event a building redamages shall be made such structure, building such structure, building ion or maintenance, of son or thereto.  In a said conditions of this said right of way.  It is successors and bind their heirs, successors to the grantee, the grantee of the grant	the tops of the pipes of strip of land by the gran strip of land by the gran p of land that would, in me or their appurtenances or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent of the strip of the	are less than eighteen (18) noter shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or main-purtenances, or any accident ows:  settlement of all claims and presents do grant, bargain, perty described herein and strators to warrant and degns, against every person hortgagee, if any, has here-
of the grantee, interfere or confimentioned, and that no use shall injure, endanger or render inace.  4. It is Further Agreed: The said sewer pipe line, no claim for any damage that might occur to tenance, or negligences of operator or mishap that might occur there.  5. All other or special terms of the same of the s	eges above specified are said right of way.  The same of the said stripes above specified are said right of way.  The same of the same or comment of the same or comment or the same or comment of the same or	the tops of the pipes of strip of land by the gran strip of land by the gran p of land that would, in me or their appurtenances or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent of the strip of the	are less than eighteen (18) not shall not, in the opinion tee for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or main-ourtenances, or any accident ows:  settlement of all claims and presents do grant, bargain, perty described herein and strators to warrant and degns, against every person hortgagee, if a sy, has here-
of the grantee, interfere or confimentioned, and that no use shall injure, endanger or render inace.  4. It is Further Agreed: The said sewer pipe line, no claim to any damage that might occur to tenance, or negligences of operator mishap that might occur there.  5. All other or special term.  6. The payment and privil damages of whatever nature for.  7. The grantor(s) have graseli and release unto the grantethe grantor(s) further do hereby fend all and singular said premise whomsoever lawfully claiming of IN WITNESS WHEREOF, the hunto been set this	eges above specified are said right of way.  The same of the said stripes above specified are said right of way.  The same of the same or comment of the same or comment or the same or comment of the same or	the tops of the pipes of strip of land by the gran strip of land by the gran p of land that would, in me or their appurtenances or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent or other structure should be by the grantor, his heir or contents thereof due aid pipe lines or their appurent of the strip of the	are less than eighteen (18) noter shall not, in the opinion the for the purposes herein the opinion of the grantee, s.  d be erected contiguous to rs or assigns, on account of to the operation or main-purtenances, or any accident ows:  settlement of all claims and presents do grant, bargain, perty described herein and strators to warrant and degns, against every person hortgagee, if any, has here-